PROGRAM OPPORTUNITY NOTICE FOR SCHOOL DISTRICTS

LOWER-EMISSION SCHOOL BUS PROGRAM Phase 2



PON 600-01-602 Bus Replacement and Infrastructure

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Note: The Lower-mission School Bus Program Guidelines, as approved by the CARB on December 7, 2000 are available at www.arb.ca.gov/homepage.html

STATE OF CALIFORNIA - THE RESOURCES AGENCY

GRAY DAVIS, Governor

CALIFORNIA ENERGY COMMISSION

1516 NINTH STREET SACRAMENTO, CA 95814-5512



TO: LOCAL EDUCATIONAL AGENCIES

I would like to invite you to submit an application to Phase 2 of the California Energy Commission (Energy Commission) and California Air Resources Board (CARB) Lower-Emission School Bus Program.

More than forty-four percent of school districts' buses are older than 13 years. Twelve percent of the school bus fleet is older than 23 years and were built before federal safety standards went into effect. These older buses, manufactured before more stringent NOx engine standards and before any engine standards for particulates were in effect, emit 60 to 70 times more smog-forming pollutants and hundreds of times more toxic air contaminants than today's passenger cars. Replacing older school buses will result in improved public health and safety.

In the fiscal year of 2001-2002 state budget, Governor Gray Davis provided an additional \$16 million to the Program to help school districts replace school buses. The CARB will use \$4 million of the funds to implement a school bus retrofit program. The remaining \$12 million will be administered by the Energy Commission or by participating air districts for the school bus replacement program.

For your convenience I have enclosed a copy of the Bus Replacement and Infrastructure, Program Opportunity Notice. If you have any questions regarding this program or application notice, please contact Elizabeth Stone at (916) 654-5125, Mike Trujillo at (916) 654-4566 or Bernard Treanton at (916) 654-4512.

Again, I encourage you to apply to what I believe is an exciting program that could benefit your school transportation program.

Sincerely,

SUSAN J. BROWN, Manager Transportation Technology Office

INTRODUCTION

Governor Gray Davis has provided an additional \$16 million to the Lower-Emission School Bus Program to help school districts replace school buses in the fiscal year of 2001-2002 state budget. The California Air Resources Board (CARB) will use \$4 million of the funds to implement a school bus retrofit program. The remaining \$12 million will be administered by the Energy Commission or by participating air districts for the school bus replacement program.

Funding for this Program Opportunity Notice (PON) Phase 2, is contingent upon approval of an Interagency Agreement between the Energy Commission and the CARB.

What School Districts Are Eligible to Apply?

Any public school district is eligible to apply for these funds from the Energy Commission.

What School Districts Are Not Eligible to Apply?

The school districts located in the following air districts are not eligible to apply under the Energy Commission's program. These air districts will be administering their own school bus program in collaboration with the Energy Commission and the CARB. If your school district is located in one of the air districts below, you must submit your application to your local air district, not to the Energy Commission.

South Coast Air Quality Management District, Bay Area Air Quality Management District, Monterey Bay Unified Air Pollution Control District, Ventura County Air Pollution Control District, San Diego County Air Pollution Control District, or Sacramento Metro Air Quality Management District

What is Environmental Justice?

The CARB has stated the terms "low-income" or "communities of color" are not defined in the budget language or in the proposed legislation. The Air Resources Board (ARB) is currently working with local community groups, air districts and others to properly define these terms (the issue is often referred to as Environmental Justice or EJ). Until that work is completed, ARB and the Commission will use the percentage of students enrolled in the free lunch or reduced lunch program as meeting the intent of the language. Specifically, a minimum of 50% of the funding for new buses shall be allocated to school districts among the highest 25% of student enrollment in the lunch program (based on all school districts within the air district). CARB and the Commission have a list of the meal enrollment for each school district in California.

Each qualified application will be sorted by air district and by EJ eligibility. After sorting by air district and by EJ, qualifying applications will be separated into two additional categories: 1) alternative fuels and 2) low-emission diesel. School districts shall identify the quantity and fuel type of the buses they are applying for through this program. School districts may be eligible for awards in

both categories. School districts that were successful during Phase 1 may apply again for funding under Phase 2.

Phase 2 Key Activities and Dates

ACTIVITY	DATE
PON Release	September 14, 2001
Application deadline, 5:00 p.m.	October 19, 2001
Bus and Infrastructure Awards by Energy Commission	December 5, 2001
School District contracts signed and executed	January 1, 2002
School Districts Place Bus Orders to Dealer	January 15, 2002
School Districts Order Alternative-fuel station	January 15, 2002
Energy Commission Re-allocates Unencumbered funds	June 1, 2002
Submit Contract Data and Information	August 1, 2002
New Buses Delivered and Infrastructure completed	September 1, 2002
Requests for Reimbursement submitted	October 1, 2002
Final Report due to CARB and Energy Commission	January 1, 2003

What Should Your Application Include?

Your application must include all the forms included in the Application Package:

- ✓ Bus Replacement Application
- ✓ Form listing old busses to be replaced.
- ✓ Form listing new busses.
- ✓ CNG or Electric Infrastructure form (if you are requesting a fueling facility).
- ✓ An original signed School Board Resolution (Phase 1 resolutions are acceptable, see example).
- ✓ Copies of the on-board CHP Certificate of each bus to be replaced.
- ✓ Certificate of insurance/self insurance and coverage.

How Many Copies Do I Submit?

Mail or deliver an **original application and one (1) copy** to the Energy Commission, 1516 Ninth Street, MS-18, Sacramento, CA 95814. School districts must submit the copies in a sealed envelope labeled: Phase 2, PON #600-01-602, Lower Emission School Bus Program.

Where Do You Apply?

All applications must be delivered to the Energy Commission's Contracts Office by 5:00 p.m. on October 19, 2001. If a school district chooses either of the last two methods, delivery of all copies prior to 5:00 p.m. on October 19, 2001, must be made during normal business hours of 8:00 a.m. – 5:00 p.m., Monday through Friday. E-mail and facsimile (FAX) transmissions WILL NOT be accepted in whole or in part under any circumstances. A school district may deliver their application by:

- U. S. Mail;
- In person; or
- Messenger service.

Who Do I Contact for Clarification about this PON?

ELIZABETH STONE, CONTRACT OFFICER California Energy Commission 1516 Ninth Street, MS-18 Sacramento, California 95814 Telephone: (916) 654-5125

This PON is available and can be downloaded through the Commission's Web Site at: www.energy.ca.gov/contracts. Additional copies may be obtained by calling the Contracts Office at (916) 654-4392. Be sure to request the Program Opportunity Notice (PON) for the Lower Emission School Bus Program Phase 2, #600-01-602.

Who Do I Contact for Technical Information?

School districts may contact Mike Trujillo (916) 654-4566 or Bernard Treanton (916) 654-4512 for technical information.

FUNDING ALLOCATIONS

A. School Bus Price List

The state Department of General Services (DGS) maintains a state bid list (# 1-00-23-12-01) that lists the prices of various school buses (see Appendix 1 summary). That list sets the upper limit of the bus price that the Energy Commission will pay (i.e. 75 percent of DGS contract price). With the exception of the purchase and installation of seat belts and particulate matter traps (intermediate diesel), the school district is responsible for the cost of any additional options not included in the DGS price list.

B. Infrastructure Funding

School Districts may request funding to offset the cost of procuring new refueling or recharging equipment or expanding the capacity of existing refueling stations. School districts will have to estimate the cost of the necessary equipment and installation and include that as part of the Application package. Infrastructure funding will only be awarded for buses powered by alternative fuel or electricity. Funding awards will not exceed, on average 10 percent of the new bus funding awarded to the applying school district.

C. Cost Share Requirement

School districts shall provide 25 percent of the total cost (including taxes and DGS fees) for each bus purchased, up to a \$25,000 maximum per bus except in cases where the school district qualifies for reduced cost sharing.

School districts may be eligible for 15 percent of the total cost (including taxes and DGS fees) up to a maximum of \$15,000.00, if the school district fleet is comprised of at least 20 percent pre-1977 school buses and if at least one of its pre-1977 buses operates a minimum of 10,000 miles per year. This requirement must be supported by documentation.

The source of cost sharing for bus purchases and infrastructure shall be documented and attached to this application.

D. Assignment of Payment

The Energy Commission's cost share for the school bus funding shall be paid directly to the vendor via assignment of payment and shall include sales taxes and DGS contract fees (if applicable). Energy Commission funds will be paid at the time of vehicle delivery and acceptance by the school district.

E. Disbursement of Funds

School districts must provide proof of vehicle delivery and a bus destruction certificate when any request for payment is made. All reimbursement requests must be received no later than. the date indicated in the Key Activities and Dates schedule.

Infrastructure funds will be paid at the time of completion of the alternative-fuel refueling facility. Proof of completion and operation shall accompany any request for reimbursement of approved infrastructure funds. All requests for reimbursement must be received no later than September 1, 2002.

CONTRACT PROVISIONS

A. School Bus Replacement Criteria Overview

Only California public school districts that own and operate school buses, including school districts under provisions of a joint power authority, may participate in the Lower-Emission School Bus Program. Specific information on the school bus requested shall be provided in the application.

A duly signed school Board Resolution authorizing participation in the program, the school district's cost share of the buses and authority to enter into a contract with the Energy Commission shall be submitted with the application (see attached example). For those districts that participated in Phase 1, a copy of the Phase 1 resolution will be acceptable, and you may also use your application submitted under Phase I. School districts interested in using their Phase 1 application may do so by sending a letter to the Energy Commission's Contracts Office at the attention of Elizabeth Stone requesting that your Phase 1 application be used for Phase 2.

B. Bus Replacement Requirements

Only replacement buses will be funded. Fleet expansion buses are not eligible for funding.

All new buses must have a manufacturer Gross Vehicle Weight Rating (GVWR) greater than 14,000 pounds and must be powered by a heavy-duty engine (CARB classification).

All new buses must meet CARB guidelines. Heavy-duty alternative-fuel engines must be certified to the CARB optional, reduced-emission NOx standard of 2.5 g/bhp-hr and a 0.03 g/bhp-hr PM level, or diesel engines to 3.0 g/bhp-hr NOx and 0.01 g/bhp-hr PM levels.

Diesel buses funded under this program must operate on low-sulfur diesel fuel (maximum sulfur content of 15 ppm by weight). Availability of required fuels by the time of delivery of the buses shall be documented. The school districts must include in the application a description of the provisions that will be made to avoid possible mis-fueling of any funded diesel buses.

School districts shall attach to the application copies of the current California Highway Patrol (CHP) bus certificates to substantiate that the pre-1987 bus qualifies as an in-use bus. School Districts shall also attach copies of their Certificate of Insurance.

All buses must be delivered by the date indicated in the Schedule and Due Dates. After that date, the emissions Standards will change and these buses will not meet the new emission requirements put into place after October 2002.

All new funded buses shall be owned and operated by the recipient school district for a minimum of five (5) years.

C. Criteria for Replacement of Pre-1987 Buses:

All pre-1987 buses proposed for replacement shall be in current use and have current CHP certification. The application form requires providing specific information related to the replaced bus. All pre-1987 buses with a GVWR greater than 14,000 pounds are eligible for replacement.

Priority shall be given to pre-1977 model year school buses. Any pre-1977 school buses in any given fleet shall be replaced first. Both heavy-duty diesel and heavy-duty gasoline buses (without catalytic converter) are eligible. These buses shall be documented and must be destroyed upon replacement.

Where fleets contain too few or no pre-1977 buses, any heavy-duty diesel or heavy-duty gasoline (i.e., without catalytic converter) bus, model years 1977 through 1986, are eligible for replacement. School districts, at their discretion, may exchange their pre-1987 buses with a pre-1977 bus from any California school bus fleet and claim the pre-1977 bus as the replacement bus. Destruction of the pre-1977 bus shall be documented.

D. Infrastructure Criteria Overview

New fueling capacity requested will be directly related to the capacity needed by the new alternative-fuel buses awarded through this program.

A detailed and complete description shall be provided at the time of application submittal of the need for alternative fueling infrastructure. Failure to provide the fueling infrastructure may result in the school district application being rejected.

Funding may be used to purchase electric recharging equipment, new slow-fill alternative fuel equipment or to buy down the cost of a new public access fast-fill alternative fuel fueling facility.

PROJECT IMPLEMENTATION

A. Project Selection and Award of Funds

School district applications must be submitted to the Energy Commission's Contracts Office no later than the date and time indicated in the Timetable. Applications will be verified for funding eligibility.

The Air Resources Board has allocated specific amounts to each air district based on population. For the air districts that the Energy Commission administers, the allocated funds are provided in the table below.

AIR DISTRICT	ALLOCATED FUNDING
San Joaquin Valley Air Pollution Control	\$1,110,000
District	
Santa Barbara County Air Pollution	\$150,000
Control District	
Mojave Desert Air Quality Management	\$140,000
District	
Antelope Valley Air Pollution Control	\$120,000
District	
Other air districts	\$890,000

The Energy Commission will award buses, to the maximum extent possible, without exceeding the allocated funding. School buses will be awarded through the following lottery process:

Each qualified school district application will be assigned a number (one per fuel if different types of fuel are requested) and sorted by Environmental Justice, air district, and fuel type. Example: ABC school district, in the San Joaquin Valley air district, requests 5 CNG buses. They have 65 percent of the enrolled students enrolled in the free lunch program. This school district would be placed in the EJ and alternative fuel bin in the San Joaquin Valley APCD section. The XYZ school district wants 3 clean diesel buses and also has 65 percent of their

students in the free lunch program. This district would be placed in the EJ and clean diesel bin in the San Joaquin Valley APCD section. Only one bus will be awarded per number drawn.

For each air district, the numbers in the EJ bins would be drawn first until 50 percent of the allocated funds in that air district have been exhausted. Once this level is reached, numbers from the non EJ bins would be combined with the remaining EJ numbers, and the selection process continues until the air district's funding allocations are exhausted. This process is repeated for both fuel types and in each air district.

If sufficient funds remain, all applicants' numbers will then be combined for a second drawing without regard to air districts. Requirements for EJ and fuel type allocations still apply for the second drawing.

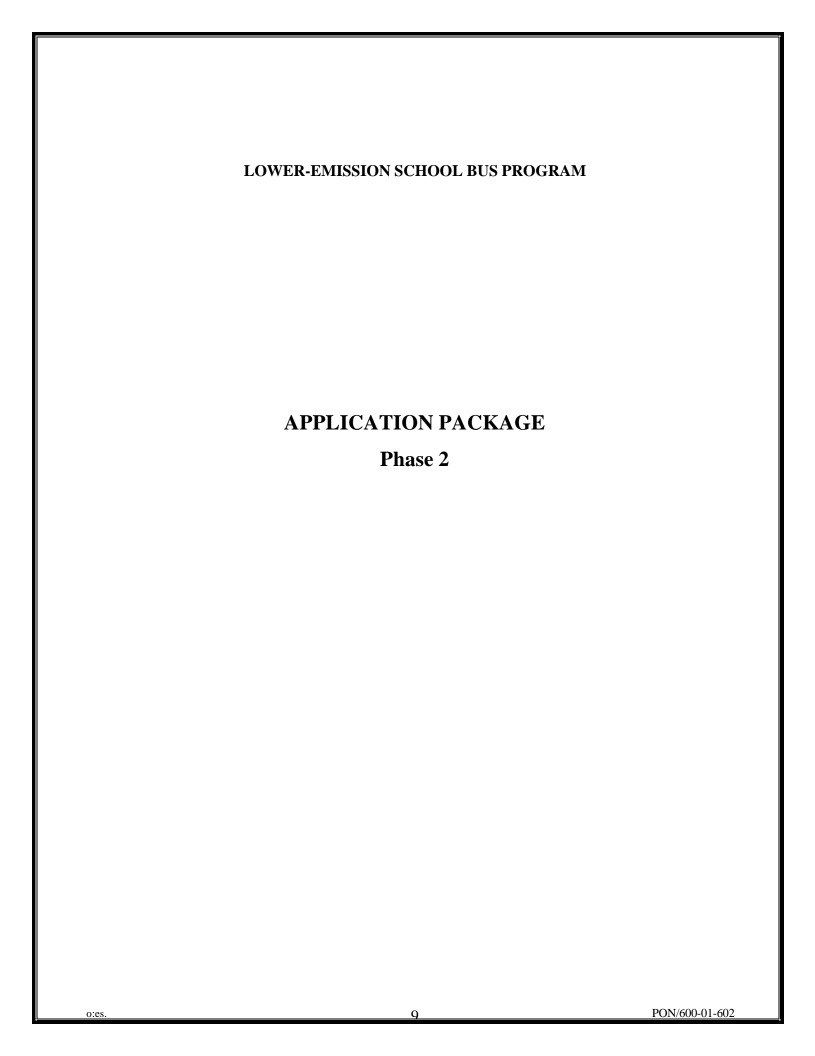
As soon as school districts are awarded funding for buses or infrastructure the Energy Commission will send a contract agreement to the school district that specifies all conditions of the award (See Attachment 2). A Certificate of insurance shall be attached to the contract agreement, as well as the assignment of payment.

B. School Bus Monitoring and Reporting

School districts shall notify the Energy Commission Contract Manager when funded buses are ordered, and again when the buses arrive on site and accepted. School districts shall notify the Energy Commission when any alternative-fuel equipment is ordered or construction contracts signed, and then when the equipment is operating.

School districts receiving funding for diesel buses shall notify the Energy Commission when contracts are signed for the purchase of low-sulfur fuel. School districts shall provide the Energy Commission with the low sulfur fuel's storage arrangement, as well as the mechanical methods to be used to avoid mis-fueling of intermediate diesel school buses funded by this program.

School districts shall provide CHP certificates to the Energy Commission and proof that the buses removed from service have been scrapped. This includes the method of disposal for any 1977-1986 buses that are not destroyed.



Lower Emission School Bus Program BUS REPACEMENT APPLICATION

1.	SCHOOL DISTRICT NAME:
2.	STREET ADDRESS:
3.	City Zip
4.	AIR DISTRICT JURISDICTION NAME:
5.	BOARD RESOLUTION: Must be signed and attached (see example). (The resolution and certificate of insurance may be sent in later, but no later than 5:00 p.m. on November 30, 2001.)
6.	SCHOOL DISTRICT FEDERAL TAX I.D. #:
7.	CONTACT PERSON:
	Name/Title/Position:
	Phone Number:FAX NUMBER:
	E-mail Address:
8.	COPY OF CALIFORNIA HIGHWAY PATROL BUS CERTIFICATES: (Attach to application)
9.	BUS TYPE AND NUMBER REQUESTED (CNG, LPG, Elec., Diesel):
10	. SCHOOL DISTRICT COST SHARE FUNDS TOTAL: \$ (Attach documentation)
11.	ARE YOU APPLYING FOR REDUCED COST SHARING? Yes ð No ð: \$
12	. INFRASTRUCTURE FUNDING REQUIREMENT: Fully describe the need for additional infrastructure, include estimate of the cost of necessary equipment and installation.
	Infrastructure Amount Requested \$

Lower Emission School Bus Program Old Bus To Be Replaced

1	2	3	4	5	7	8	9
<u>S.D.</u>	VIN	<u>Type</u>	<u>GVWR</u>	Miles Last	<u>Year</u>	<u>Fuel</u>	Mfg.
<u>No.</u>	Number	<u>C, D</u>		12 months	<u>Built</u>	Type	

Note: Please complete for each bus to be replaced.

- Bus type C is a conventional bus (engine in front of the windshield)
- bus type D is a transit type (engine is behind windshield, or between axles or behind rear axles).
- S.D. is the bus number assigned by the school district.
- GVWR is the gross vehicle weight rating.
- Fuel type is diesel gasoline or other.

Lower Emission School Bus Program New Buses Requested

DCC #	T .1	NA C. A	Cl	TD	CYMYD	n n
DGS#	Fuel Type	<u>Manufacturer</u>	Chassis Model	<u>Type</u> <u>C, D</u>	GVWR	Bus Base price

Note: Please Fill one row for each bus to be replaced (mixed fuel acceptable on same sheet) All DGS information must be from price list summary.

- Base price shall include the fuel option cost (i.e., electric, alternative fuel, diesel with PM trap) and also include seat belts (if requested).
- Bus type C is a conventional bus (engine in front of the windshield)
- Bus type D is a transit type (engine is behind windshield, or between axles or behind rear axles).
- Fuel type is either CNG or Low sulfur diesel.

Lower Emission School Bus Program

CNG or **Electric Infrastructure**

1.	LOCAL UTILITY COMPANY NAME:
2.	REQUEST FOR: FACILITY UPGRADE:OR NEW FUELING STATION:
3.	DISTANCE TO NEAREST CNG/ELEC FUELING STATION (In Miles):
4.	EXPLAIN BELOW WHY YOU ARE UNABLE TO FUEL OFF-SITE AND WHY YOU NEED
	A FUELING STATION: (use separate page if necessary.)
EX	ISTING FUELING STATION:
5.	SIZE OF COMPRESSOR OR ELECTRIC CHARGER (In CFM/ kW)
6.	ALTERNATIVE FUEL STORAGE CAPACITY (GALLONS):
7.	NUMBER OF ALTERNATIVE FUEL BUSES PRESENTLY ON SITE:
8.	NUMBER OF CNG/ELEC FUELING POSITIONS:
9.	INDICATE GAS PRESSURE AND VOLTAGE AVAILABLE AT FUEL SITE:
10.	IS THE STATION ACCESSIBLE TO PUBLIC? YES: NO:
NE	W FUELING STATION:
	CFM CAPACITY TO ACCOMMODATE REQUESTED BUSES:
	NUMBER OF CNG POSTS (2 hoses per post) REQUESTED:
	IS THE STATION GOING TO BE ACCESSIBLE TO PUBLIC? YES: NO:
17.	IS THIS AN EXPANSION OF EXISTING FAST FILL STATION? (Explain)
18.	BUY DOWN PART OF NEW FAST FUEL STATION. (Provide explanation below)

o:es. 13 PON/600-01-602

(SAMPLE)

BOARD RESOLUTION

Smith Unified School District 1234 Johnson Blvd Bakersfield, CA 97643

Telephone: 566 897 5432-Fax 566 897 5433

Board of Trustees: (list names)
Superintendent Name:

RESOLUTION # XXXX
Whereas: Funds have been appropriated to the California Energy Commission (Energy Commission) through Assembly Bill 2345 (Chapter) for the Low Emission School Bus Program
Whereas: Smith Unified School District has qualifying school buses manufactured prior to 1987
Now, therefore, be resolved , that the Smith Unified School District Board of Trustees authorize the superintendent To apply for the Low Emission School Bus Programand if successfulenter into a contract with the California Energy Commission
Be it also resolved , that the superintendent of Smith Unified School District is hereby authorized and empowered to execute in the name of Smith Unified School District all necessary documents to implement and carry out the purpose of this resolution
Date Approved: Thursday, August 16, 2001
Ayes: 3
Noes: 4
Abstain: 1
Absent: 6
Clerk, Board of Trustees

STANDARD AGREEMENT

STD. 213 (NEW 02/98)

ATTACHMENT 2

					AGREEMENT NUMBER	
					600-01-XXX	
1.	This Agreement is entered into between the State Agency	and the C	ontractor nai	med belov	V	
	STATE AGENCY'S NAME					
	State Energy Resources Conservation and Development CONTRACTOR'S NAME	<u>Commissio</u>	n (Commiss	ion)		
	School District Name					
2.	The term of this					
	Agreement is:					
3.	The maximum amount \$					
	of this Agreement is:					
4.	. The parties agree to comply with the terms and conditions of the following exhibits which are by this reference made					
	a part of the Agreement:					
	Exhibit A – Scope of Work	4	Page(s)			
	·	•				
	Exhibit B – Budget Detail and Payment	2	Page(s)			
	* Exhibit C – General Terms and Conditions	GTC (Number	201		2-20-01 (Dated)	
	Exhibit D – Special Terms and Conditions	9	Page(s)			
	Exhibit E – School Bus Price Sheet Guide	1	Page(s)			

Page(s)

1

Exhibit F – Contact Persons

IN WITNESS WHEREOF, this Agreement has been executed by the parties hereto.

CONTRACTOR	CALIFORNIA Department of General Services	
CONTRACTOR'S NAME (If other than an individual, state whether a corp	poration, partnership, etc.)	Use Only
School District Name	• •	
BY (Authorized Signature)	DATE SIGNED)	
Ø		
PRINTED NAME AND TITLE OF PERSON SIGNING		
Authorized Signator		
ADDRESS		
School District Address		
STATE OF CALIFORNIA	1	
AGENCY NAME		
State Energy Resources Conservation and Developmen	t Commission (Commission)	
BY (Authorized Signature)	DATE SIGNED	
PRINTED NAME AND THE F OF PERSON SIGNING		
PRINTED NAME AND TITLE OF PERSON SIGNING		
Cheryl Raedel		
ADDRESS		
1516 9 th Street, Sacramento, CA 95814		Exempt per

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^{*}View at www.dgs.ca.gov/contracts

EXHIBIT A SCOPE OF WORK

PURPOSE

The purpose of this contract is to provide funding to the	School
District participating in the New School Bus Replacement Program. The school v	vill replace pre
1987 school bus(es) with a new safer, low emission school bus awarded to the dis	trict.

The following School Buses have been awarded for Infrastructure funding under this contract:

Compressed natural gas (CNG) school bus: Low Sulfur Diesel school bus: Liquefied Petroleum Gas (LPG) school bus: Maximum dollar for CNG infrastructure:

Task 1: Fueling Facility Installation to Support the School Bus Program:

School Districts will have in place, install or cause to be installed any CNG or low sulfur refueling facilities or equipment as may be required to operate the awarded buses as specified in Section II, paragraph 14, "Fueling Station Standards". Such refueling facilities shall be fully operational prior to the School District's receipt of any replacement buses under this program. The Commission may contribute funds toward purchasing equipment for CNG fueling facilities up to ten percent of price of the Commission 'school bus cost-share.

Task 2: Bus purchase:

School districts may purchase replacement bus(es) through the State Department of General Service Office of procurement (DGS) or directly from the bus vendor. The Commission has established a bus cost schedule indicating the unit maximum cost based on DGS contract 1-00-23-12-01 specifications. If vendor price is lower than DGS contract, the Energy Commission cost—share will be based on the vendor lower price.

A School District, at its discretion, may order additional options and shall pay for such options. However, if any equipment or items are deleted from the DGS specifications the invoice must reflect what equipment or items were deleted and the vendor cost of those items. The cost of those items will be deducted from the bus per unit cost as identified in Exhibit E. School districts contribution to the cost of the bus shall include taxes and fees.

The school district shall keep ownership of the new bus for at least a period of five (5) years.

Task 3: CARB Emission Requirement:

School District shall be responsible to keep the emission control equipment of the bus in working condition. Buses shall meet emission requirements as defined by CARB in the Low Emission School Bus Guideline of December 7, 2000 School districts shall perform routine preventative maintenance at their cost in accordance with the manufacturer's suggested maintenance schedules. Emission control equipment and particulate traps breakdown or failures are expected to be repaired under applicable manufacturer's warranty. School District may have to make buses available for emission and fuel economy testing as directed by CARB.

Task 4: Data:

School Districts shall notify the Energy Commission, by e-mail, of the date they ordered their buses. School districts shall notify the Energy Commission within 10 days of delivery and acceptance or rejection of the bus. Immediately after purchase and delivery of the buses, School District shall collect, process, compile, and send to the Energy Commission a completed "School Bus and Infrastructure Report" with itemized information as required below. The School District shall establish and maintain adequate procedures to collect and process this data.

School districts shall provide the following information upon acceptation of their buses. This information is requested by CARB for the purpose of tracking emission reduction.

Agency Identification

- Agency name:
- Street Address
- City
- County:
- Zip code
- Air District
- Tax Payer ID #.

Bus Identification (For each Old Bus identified in PON):

(Note: oldest buses in the fleet shall be destroyed first)

- Bus ID (school District):
- VIN No.:
- License No.
- GVWR:
- Manufacturer:
- Engine Manufacturer:
- Bus Type and Model:
- Chassis Model:

- Engine Family Description:
- Fuel Type:

Bus Identification (for each New Buses):

- Bus ID(school District):
- VIN No.:
- **GVWR**:
- Manufacturer:
- Engine Manufacturer:
- Bus Type and Model:
- Chassis Model:
- Engine Family name
- CARB Executive Order No.:
- Fuel Type:
- Bus price including all taxes and fees:
- Itemized list of matching funds (name and dollar):

Infrastructures (CNG, Diesel, Propane)

Include all infrastructure and ancillary equipment purchased and provide the following:

- Local Utility Company Name: •
- Infrastructure description (upgrade, new station, fast fill)
- Infrastructure itemized equipment
- Total Amount awarded in dollar:
- List of source of matching funds (name and dollar):
- Distance to the fueling station
- Indicate if station is public or not:

Task 5: Old Buses Disposal:

Old school buses shall be destroyed no later than 30 days after delivery of new buses. The School District shall supply a Certificate of destruction to the Energy Commission no later than 10 days after destruction. Certificate shall indicate that the engine and bus has been destroyed.

Task 6. <u>Fuel and Fuel Costs:</u>

The school district shall assume the full cost of fuels and any incremental costs associated with fuels. School districts awarded intermediate diesel shall insure that proper fuel storage is in place at the fleet site, no mis-fueling shall occur between standard diesel and low sulfur diesel fuels (as required in the CARB Guideline), and awarded buses shall only use low sulfur fuel.

The school district is responsible for the installation and operation of the alternative fueling station unless the fueling station is a public station. All buses awarded under this program shall use fuels, fluids, transmission oil, crankcase oil, lubricants, etc., as specified by manufacturers in each manufacturer's owner and service manuals

Task 7: Vehicle Maintenance:

The School District shall provide adequate facilities and equipment to properly maintain the school buses received under this program, according to manufacturers requirement and /or state requirements.

EXHIBIT B

Budget Detail and Payment Provisions

1. <u>INVOICING PROCEDURES</u>: For services satisfactorily rendered, and upon receipt and approval of the invoices, the State agrees to compensate the Contractors Assignee for actual expenditures incurred in accordance with the rates specified herein, and made a part of this Agreement.

Invoices shall include the Energy Commission Agreement Number and shall be submitted in duplicate to:

California Energy Commission Accounting Office, MS-2 1516 9th Street, First Floor Sacramento, California 95814

2	TO A XZN ATTONIO	
2.	PAYMEN	T TERMS:

Monthly Flat Rate	∐Quarterly Flat Rate	□ One –Time Payment		
Itemized Monthly or Quarterly	Invoice			
Advance Payment Not to Excee	ed \$ or	% of Contract Amount		
Reimbursement/Revenue				
Other (Explain) (i.e. lump sum/deliverable)				

3. **CONDITIONS**:

- A. No payment shall be made in advance of services rendered.
- B. A request for payment must include an invoice with cost backup, such as, receipts for equipment or supplies, copies of subcontractor's invoice, deliverables as required by the Agreement, and written progress reports.
- C. Invoices shall identify charges and expenses authorized by this Agreement.
- D. Payments shall be made to Contractor for undisputed invoices. An undisputed invoice is an invoice submitted by the Contractor for services rendered and for which additional evidence is not required to determine its validity. Contractor will be notified via a Dispute Notification Form, within 15 working days of receipt of an invoice, if the State disputes the submitted invoice.
- E. Payment will be made in accordance with, and within the time specified, in Government Code Chapter 4.5, commencing with Section 927.
- F. Final invoice must be received by the Commission no later than 60 calendar days after the Agreement termination date.
- G. The State will pay for State or local sales or use taxes on the services rendered or equipment, parts or software supplied to the Commission pursuant to this Agreement. The State of

California is exempt from Federal excise taxes, and no payment will be made for any taxes levied on employee's wages.

4. **BUDGET DETAIL**

	Total Number of buses	School District Cost-share (Including Infrastructure)	Maximum Energy Commission Cost-share (Including Infrastructure)
Ī			
Γ		\$	\$

School districts shall be responsible for all options not included in Exhibit D list of buses (except safety belts). School districts shall assign the Energy Commission cost-share of the bus to the vendor that has been chosen by school districts to supply the bus(es). School districts shall order and pay the vendor directly for their share of the cost including taxes and any additional cost of options the school district has chosen. Invoices sent to the Energy Commission for payment to vendors shall be itemized and indicate separately the list of options included in the buses base price (Exhibit D) and the list of options added by the School District.

EXHIBIT C (Standard Agreement)

GENERAL TERMS AND CONDITIONS

PLEASE NOTE: This page will not be included in the final agreement. The General Terms and Conditions will be included in the agreement by reference to the internet site: www.dgs.ca.gov/contracts

EXHIBIT D Special Terms and Conditions

1. **PROPOSAL INTERPRETATION:** This project shall be conducted in accordance with the terms and conditions of Commission Program Opportunity Notice (PON) number 500-00-510, titled, Lower-Emission School Bus Program, Contractor's application dated May 15, 2001 and this Agreement. The Contractor's proposal is not attached, but is expressly incorporated by reference into this Agreement. In the event of conflict or inconsistency between the terms of this Agreement and the Contractor's proposal, this Agreement shall be considered controlling.

2. **CONTRACT MANAGEMENT:**

- A. Contractor may change Project Manager but the Commission reserves the right to approve any substitution of the Project Manager.
- B. The Commission may change the Contract Manager by notice given Contractor at any time signed by the Contract Officer.
- C. Commission staff will be permitted to work side by side with Contractor's staff to the extent and under conditions that may be directed by the Commission Contract Manager. In this connection, Commission staff will be given access to all data, working papers, etc., which Contractor may seek to utilize.
- D. Contractor will not be permitted to utilize Commission personnel for the performance of services, which are the responsibility of Contractor unless the Commission Contract Manager previously agrees to such utilization in writing and an appropriate adjustment in price is made. No charge will be made to Contractor for the services of Commission employees while performing, coordinating or monitoring functions.

3. **INDEMNIFICATION:**

The School District agrees to indemnify, defend and save harmless the State, its officers, agents and employees from any and all claims and losses accruing or resulting to any and all contractors, subcontractors, material suppliers, laborers and any other person, firm or corporation furnishing or supplying work, services, materials or supplies in connection with the performance of this Agreement, and from any and all claims and losses accruing or resulting to any person, firm or corporation who may be injured or damaged by the School District in the performance of this Agreement and from any and all claims or losses occurring or resulting to any person, firm or corporation who may be injured or damaged, from the School District's use, operation, servicing and maintenance of the engines and school buses.

4. **EXCUSE FROM PERFORMANCE:**

The parties hereto shall be excused from performing their respective obligations hereunder in the event they are prevented from so performing by reason of circumstances beyond their control, including, but not limited to, strikes and other labor disputes, wars, civil commotion, natural calamity, fire, equipment breakdown, failures or damage due to collision, or if the Commission is prohibited by law, regulation, judicial or administrative ruling or if sufficient funding for the program is not appropriated. In the event of any delay as aforesaid, the time for performance may be extended by mutual agreement for a period equal to the length of delay.

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5. **STATEMENT OF COMPLIANCE:**

School Districts representative's signature affixed hereon and dated shall constitute a certification under the penalty of perjury under the laws of the State of California that the School District has, unless specifically exempted, complied with Government Code Section 12990 and California Code of Regulations, Title 2, Division 4, Chapter 5 in matters relating to the development, implementation, and maintenance of a non-discrimination program. School Districts agree not to unlawfully discriminate against any employee or applicants for employment because of race, religion, color, national origin, ancestry, physical handicap, medical condition, marital status, sex, or age (over forty).

6. **NONDISCRIMINATION CLAUSE:**

- A. During the performance of this Agreement, the School District and its subcontractors shall not unlawfully discriminate against any employee or applicant for employment because of race, religion, color, national origin, ancestry, physical handicap, medical The School District and condition, marital status, age (over 40), or gender. subcontractors shall insure that the evaluation and treatment of their employees and applicants for employment are free of such discrimination. The School District and subcontractors shall comply with the provisions of the Fair Employment and Housing Act (Government Code Sections 12900, et seq.) and the applicable regulations promulgated thereunder (California Code of Regulations, Title 2, Sections 7285.0, et seq.). The applicable regulations of the Fair Employment and Housing Commission implementing Government Code Section 12990, set forth in Chapter 5 of Division 4 of Title 2 of the California Code of Regulations are incorporated into this Agreement by reference and made a part hereof as if set forth in full. The School District and its subcontractors shall give written notice of their obligations under this clause to labor organizations with which they have a collective bargaining or other agreement.
- B. The School District shall include the nondiscrimination and compliance provisions of this clause in all subcontracts to perform work under this Agreement.

7. FUELING STATION STANDARDS:

It shall be the responsibility of the School District to ensure that any fueling facility constructed or caused to be constructed in performance of this Agreement shall conform to all materials compatibility and recognized standards as may be required for each fuel type. The School District shall maintain a detailed itemization of and retain all records relating to all equipment purchases relative to such installation. Such records shall be maintained for the term of this Agreement and shall be available for inspection or audit at any reasonable time by the Commission or its designee. If the School District will use an existing private refueling station, it shall be the responsibility of the School District to ensure that the station conforms to all materials compatibility and recognized standards as may be required. The School District shall compile and maintain all records relating to equipment purchases relative to such installation for the term of this Agreement.

8. **INSURANCE:**

A. If the School District has purchased insurance, the School District shall:

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- 1) Add the Commission as additional insured to its applicable liability insurance policy or policies.
- 2) Furnish to the State a certificate of insurance stating that there is general liability insurance presently in effect for the School District of not less than \$5,000,000.00 per occurrence for bodily injury and property damage liability, combined, on an annual basis during the term of this Agreement.
- 3) Obtain and provide the Commission with current certificate(s) of insurance which must include the following two provisions:
 - a. The insurer will not cancel the insured's coverage without thirty (30) days prior written notice to DGS and the Commission.
 - b. The State of California, its officers, agents, employees and servants are included as additional insured, but only insofar as the operations under this Agreement are concerned.
- Agree that the bodily injury and property damage liability insurance herein provided for shall be in effect at all times during the term of this Agreement. In the event said insurance coverage expires at any time or times during the term of this Agreement, the School District agrees to provide at least thirty (30) days prior to said expiration date, a new certificate of insurance evidencing insurance coverage as provided for herein for not less than the remainder of the term of the Agreement, or for a period of not less than one (1) year. New Certificates of Insurance are subject to the approval of DGS and the School District agrees that no work or services shall be performed prior to the giving of such approval. In the event the School District fails to keep in effect at all times insurance coverage as herein provided, the State may, in addition to any other remedies it may have, terminate this Agreement upon the occurrence of such event.
- B. If the School District is self-insured or partially self-insured, the following applies in addition to the above requirements:
 - 1) The School District represents and warrants that the full faith and credit of the School District is pledged for the purpose of providing automotive and general liability coverage for the School District and each of its officers, agents, and employees during the term of this Agreement.
 - 2) The School District certifies that the School District self-administers, defends, settles and pays third-party claims for bodily injury, personal injury, death and/or property damage. Protection under this program is warranted to meet or exceed \$5,000,000.00 per occurrence.

C. All Certificates of Insurance must:

- 1) Provide the School District's name, as indicated on this Agreement;
- 2) Provide the Agreement number as referenced in this Agreement;
- 3) Provide the name of the Program in which the School District is participating;
- 4) Provide a contact person for questions regarding the Certificate of Insurance, and telephone number;

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5) Be mailed directly to:

California Energy Commission Contracts Office Elizabeth Stone, contract officer 1516 Ninth Street, MS-18 Sacramento, CA 95814

D. Questions regarding Certificates of Insurance should be directed to the Commission's Contracts Office at (916) 654-4392.

9. NATIONAL LABOR RELATION BOARD CERTIFICATION:

The School District, by signing this Agreement, swears under penalty of perjury that no more than one final un-appealable finding of contempt of court by a Federal Court has been issued against the School District within the immediately preceding two year period because of the School District's failure to comply with an order of a Federal Court which directs the School District to comply with an order of the National Labor Relations Board (Public Contract Code Section 10296).

10. OWNERSHIP OF THE VEHICLES:

In accordance with Education Code Section 17911.5(a), title to the bus(es) awarded under this Agreement shall be in the name of the School District. The School District agrees not to dispose of any School Bus awarded during the Program for a period of five (5) years.

11. MAINTENANCE FACILITIES:

The School District will provide adequate facilities and equipment to properly maintain the school buses received under this program, including the ability to lift the vehicles sufficiently to perform proper inspection and maintenance. If school district request CNG school buses, the school district facility shall be modified to conform to any regulation in place.

12. **DATA COLLECTION:**

If required by the CEC, the School District will collect, process, compile, and send to the Commission the data identified in the included Work Statement (Paragraph III, Task 5) of Exhibit A. The School District will establish and maintain adequate procedures to collect and process this data.

13. **FUEL:**

If the School District operates alternative fuel school buses, the school district is responsible to install and operate the alternative fueling station unless the fueling station is a public station. For school district awarded intermediate diesel, the school district is required to use low sulfur fuel recommended by the ARB and insure that the awarded buses will only use this fuel. All buses awarded under this program will use fuels, fluids, transmission oil, crankcase oil, lubricants, etc., as specified by manufacturers in each manufacturer's owner and service manuals.

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14. **OWNERSHIP PERIOD:**

School district shall assume full ownership of the school bus upon delivery and retain ownership for a period of five (5) years.

15. **REPORTS:**

- A. **Progress and Final Reports:** Contractor shall prepare progress reports summarizing all activities conducted by Contractor to date on a schedule as provided in Exhibit A. At the conclusion of this Agreement, Contractor shall prepared a comprehensive Final Report, on a schedule as provided in Exhibit A.
- B. **Title:** Contractor's name shall only appear on the cover and title page of reports as follows: California Energy Commission

Project Title Contractor Number By (Contractor)

- C. **Ownership:** Each report shall become the property of the Commission.
- D. **Non-Disclosure:** Contractor will not disclose data or disseminate the contents of the final or any progress report without written permission of the Commission Contract Manager, except as provided in F, below. Permission to disclose information on one occasion or public hearings held by the Commission relating to the same shall not authorize Contractor to further disclose and disseminate the information on any other occasion. Contractor will not comment publicly to the press or any other media regarding its report, or Commission's actions on the same, except to Commission staff, Contractor's own personnel involved in the performance of this Contract, or at public hearing, or in response to questions from a legislative committee. Notwithstanding the foregoing, in the event any public statement is made by the Commission or any other party, based on information received from the Commission as to the role of Contractor or the content of any preliminary or final report, Contractor may, if it believes the statement to be incorrect, state publicly what it believes is correct.
- E. **Disclosure:** Ninety days after any document submitted by the contractor is deemed by the Contract Manager to be a part of the public records of the State, Contractor may, if it wishes to do so at its own expense, publish or utilize a report or written document but shall include the following legend:

"LEGAL NOTICE"

"This report was prepared as a result of work sponsored by the California Energy Commission. It does not necessarily represent the views of the Energy Commission, its employees, or the State of California. The Energy Commission, the State of California, its employees, contractors, and subcontractors make no warranty, express or implied, and assume no legal liability for the information in this report; nor does any party represent that the use of this information will not infringe upon privately owned rights."

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16. **ASSIGNMENT:**

- A. The only assignment authorized is the assignment of payment of the bus to the vendors. School districts shall assign the Energy Commission cost-share of the bus to the vendor that has been chosen by school districts to supply the bus. School districts shall order and pay the vendor directly for their share of the cost including taxes and any additional cost of options the school district has chosen. Approved Assignment Form shall be signed and returned to the Energy Commission (Attachment 1).
- B. School districts shall assign the Energy Commission cost-share of the bus to the vendor that has been chosen by school districts to supply the bus (es). School districts shall order and pay the vendor directly for their share of the cost including taxes and any additional cost of options the school district has chosen. An approved Assignment Form shall be signed and returned to the Energy Commission (Attachment 1).
- C. Without the written consent of the State, this Agreement is not assignable by the School District, except as stated above, either in whole or in part, to any third party. This includes but is not limited to, any individual, any contractor or contract firm, any other school district or merged school district, or any other consortium or joint powers authority. Exceptions are listed above and in Exhibit A, Work Statement.
- 17. **PUBLIC HEARINGS:** If public hearings on the scope of work are held during the period of the Contract, Contractor will make available to testify the personnel assigned to this Agreement. The Commission will reimburse Contractor for compensation and travel of the personnel at the Contract rates for the testimony which the Commission requests.
- 18. **<u>DISPUTES</u>:** In the event of a Contract dispute or grievance between Contractor and the Commission, both parties shall follow the following two-step procedure. Contractor shall continue with the responsibilities under this contract during any dispute.
 - A. Commission Dispute Resolution

The Contractor shall first discuss the problem informally with the Commission Contract Manager. If the problem cannot be resolved at this stage, the Contractor must direct the grievance together with any evidence, in writing, to the Commission Contracts Officer. The grievance must state the issues in the dispute, the legal authority or other basis for the Contractor's position and the remedy sought. The Commission Contracts Officer and the Program Office Manager must make a determination on the problem within ten (10) working days after receipt of the written communication from the Contractor. The Contracts Officer shall respond in writing to the Contractor, indicating a decision and explanation for the decision. Should the Contractor disagree with the Contracts Officer decision, the Contractor may appeal to the second level.

The Contractor must prepare a letter indicating why the Contracts Officer's decision is unacceptable, attaching to it the Contractor's original statement of the dispute with supporting documents, along with a copy of the Contracts Officer's response. This letter shall be sent to the Commission's Executive Director within ten (10) working days from receipt of the Contracts Officer's decision. The Executive Director or designee shall meet with the Contractor to review the issues raised. A written decision signed by the Executive Director or designee shall be returned to the Contractor within twenty (20) working days of receipt of the Contractor's letter. The Executive Director may inform the Commission of the

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decision at a Commission business meeting. Should the Contractor disagree with the Executive Director's decision, the Contractor may appeal to the Commission at a regularly scheduled business meeting. Contractor will be provided with the current procedures for placing the appeal on a Commission Business Meeting Agenda.

B. Binding Arbitration

Should the Commission's Dispute Resolution procedure above fail to resolve a contract dispute or grievance to the satisfaction of the Contractor, the Contractor and Commission mutually may elect to have the dispute or grievance resolved through binding arbitration. If one party does not agree, the matter shall not be submitted to arbitration. The arbitration proceeding shall take place in Sacramento County, California, and shall be governed by the commercial arbitration rules of the American Arbitration Association (AAA) in effect on the date the arbitration is initiated. The dispute or grievance shall be resolved by one (1) arbitrator who is an expert in the particular field of the dispute or grievance. The arbitrator shall be selected in accordance with the aforementioned commercial arbitration rules. If arbitration is mutually decided by the parties, arbitration is in lieu of any court action and the decision rendered by the arbitrator shall be final (not appealable to a court through the civil process). However, judgment may be entered upon the arbitrator's decision and is enforceable in accordance with the applicable law in any court having jurisdiction over this Agreement. The demand for arbitration shall be made no later than six (6) months after the date of the contract's termination, despite when the dispute or grievance arose, and despite the applicable statute of limitations for a suit based on the dispute or grievance. If the parties do not mutually agree to arbitration, the parties agree that the sole forum to resolve a dispute is state court.

The cost of arbitration shall be borne by the parties as follows:

- 1) The AAA's administrative fees shall be borne equally by the parties;
- 2) The expense of a stenographer shall be borne by the party requesting a stenographic record;
- 3) Witness expenses for either side shall be paid by the party producing the witness;
- 4) Each party shall bear the cost of its own travel expenses;
- 5) All other expenses shall be borne equally by the parties, unless the arbitrator apportions or assesses the expenses otherwise as part of his or her award.

At the option of the parties, any or all of these arbitration costs may be deducted from any balance of Contract funds. Both parties must agree, in writing, to utilize contract funds to pay for arbitration costs.

19. **TERMINATION:**

The parties agree that because the Commission is a state entity and contracts on behalf of all Californian rate payers, it is necessary for the Commission to be able to terminate, at once, upon the default of Contractors and to proceed with the work required under the Agreement in any manner the Commission deems proper. Contractor specifically acknowledges that the unilateral termination of the Agreement by the Commission under the terms set forth below is an essential term of the Agreement, without which the Commission would not enter into the Agreement. Contractor further agrees that upon any of the events triggering the unilateral termination the Agreement by the Commission, the Commission has the sole right to terminate the Agreement,

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and it would constitute bad faith of the Contractor to interfere with the immediate termination of the Agreement by the Commission.

This Agreement may be terminated for any reason set forth below.

A. With Cause

In the event of any breach by the Contractor of the conditions set forth in this Agreement, the Commission may, without prejudice to any of its legal remedies, terminate this Agreement for cause upon five (5) days written notice to the Contractor. In such event, Commission shall pay Contractor only the reasonable value of the services theretofore rendered by Contractor, as may be agreed upon by the parties or determined by a court of law, but not in excess of the contract maximum payable. "Cause" includes without limitation:

- 1) Failure to perform or breach of any of the terms or covenants at the time and in the manner provided in this Agreement; or
- 2) Contractor is not able to pay its debts as they become due and/or Contractor is in default of an obligation that impacts his ability to perform under this Agreement; or
- 3) It is determined after notice and hearing by the Commission or the Executive Director that gratuities were offered or given by the Contractor or any agent or representative of the Contractor, to any officer or employee of the Commission, with a view toward securing an Agreement or securing favorable treatment with respect to awarding or amending or making a determination with respect to performance of the Agreement; or
- 4) Significant change in Commission policy such that the work or product being funded would not be supported by the Commission; or
- 5) Reorganization to a business entity unsatisfactory to the Commission; or
- 6) The retention or hiring of subcontractors, or the replacement or addition of personnel that fail to perform to the standards and requirements of this Agreement.

B. Without Cause

The Commission may, at its option, terminate this Agreement without cause in whole or in part, upon giving thirty (30) days advance notice in writing to the Contractor. In such event, the Contractor agrees to use all reasonable efforts to mitigate the Contractor's expenses and obligations hereunder. Also, in such event, the Commission shall pay the Contractor for all satisfactory services rendered and expenses incurred within 30 days after notice of termination which could not by reasonable efforts of the Contractor have been avoided, but not in excess of the maximum payable under this Agreement.

20. **WAIVER:** No waiver of any breach of this Contract shall be held to be a waiver of any other or subsequent breach. All remedies afforded in this Contract shall be taken and construed as cumulative, that is, in addition to every other remedy provided therein or by law. The failure of the Commission to enforce at any time any of the provisions of this Contract, or to require at any time performance by Contractor of any of the provisions, shall in no way be construed to be a waiver of those provisions, nor in any way affect the validity of this Contract or any part of it or the right of the Commission to thereafter enforce each and every such provision.

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- 21. **CAPTIONS:** The clause headings appearing in this Agreement have been inserted for the purpose of convenience and ready reference and do not define, limit, or extend the scope or intent of the clauses.
- 22. **PRIOR DEALINGS, CUSTOM OR TRADE USAGE:** In no event shall any prior course of dealing, custom or trade usage modify, alter, or supplement any of these terms.
- 23. **NOTICE:** Notice to either party may be given using the following delivery methods, certified mail, Federal Express, United Parcel Service, or personal delivery, providing evidence of receipt, to the respective parties identified on page one of this Agreement.
 - Delivery by fax or e-mail is not considered notice for the purpose of this Agreement. Notice shall be effective when received, unless a legal holiday for the State commences on the date of the attempted delivery. In which case, the effective date shall be postponed 24 hours, or whenever the next business day occurs.
- 24. **STOP WORK:** The Commission Contract Officer may, at any time, by written notice to Contractor, require Contractor to stop all or any part of the work tasks in this Agreement. Stop Work Orders may be issued for reasons such as a project exceeding budget, standard of performance, out of scope work, delay in project schedule, misrepresentations and the like.
 - A. Compliance Upon receipt of such stop work order, Contractor shall immediately take all necessary steps to comply therewith and to minimize the incurrence of costs allocable to work stopped.
 - B. Equitable Adjustment An equitable adjustment shall be made by Commission based upon a written request by Contractor for an equitable adjustment. Such adjustment request must be made by Contractor within thirty (30) days from the date of receipt of the stop work notice.
 - C. Revoking a Stop Work Order Contractor shall resume the stopped work only upon receipt of written instructions from the Commission Contract Officer canceling the stop work order.
- 25. **INTERPRETATION OF TERMS:** Any inconsistency between the terms of any exhibits shall be resolved in favor of Exhibit A, Scope of Work and Exhibit D, Special Terms and Conditions.

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EXHIBIT E

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EXHIBIT F NAMES AND ADDRESSES OF AGREEMENT REPRESENTITIVES

Commission Contract Manager:	Contractor Project Manager:
Bernard Treanton, MS-41	Name:
California Energy Commission	School District:
1516 Ninth Street	Address:
Sacramento, CA 95814	City, State, Zip
Phone (916) 654-4512	Phone:
Fax #	Fax:
e-mail: <u>btreanton@energy.state.ca.us</u>	e-mail
Commission Contract Officer:	Contractor Contract Officer:
Elizabeth Stone, MS-18	(Name)
California Energy Commission	(Contractor Name)
1516 Ninth Street	Address
Sacramento, CA 95814	
Phone: (916) 654- 5125	Phone:
Fax: (916) 654-4423	Fax:
e-mail: estone@energy.state.ca.us	e-mail
Invoices, Progress Reports and Non-Confidential	
Deliverables to:	
Accounting Office, MS-2	
California Energy Commission	
1516 Ninth Street	
Sacramento, CA 95814	
Phone: 916-654-4419	
e-mail: awilliams@energy.state.ca.us	
Legal Notices:	
20001100000	
Cheryl Raedel, MS-18	(contractor legal person)
Manager, Contracts Office	(
California Energy Commission	
1516 Ninth Street	
Sacramento, CA 95814	
Phone: 916-654-4392	
Fax: 916-654-4423	
e-mail: craedel@energy.state.ca.us	
o main. oracaci e onorgy, brato, ca. ab	

EXHIBIT G

ASSIGNMENT OF PAYMENT

For value received, the receipt of which is hereby a	cknowledged, I
of theSchool	District,, California
9XXXX ("assignor"), and being duly authorized to	do so on behalf of
School District, hereby assigns payment topurchase of the school bus and/or the CNG infrastr	for the
purchase of the school bus and/or the CNG infrastr	ucture vendor ("assignee") of the cost-share
portion contained in contract number 600-01-XXX	
Ninth Street, Sacramento, California 95814. (Assignment)	gnment shall be signed by both school district
and vendors and returned to the Energy Commission	on.)
ACCEPTANCE BY	Y COMMISSION
I of the B	thergy Commission, being duly authorized to do
so on behalf of the Energy Commission, accept the	
perform all obligations that are contained in contra-	
CONS	ENT
Each signatory below warrants by their signature the to the assignment of payment under contract number	
	Date
(School District Signature Block, Name, Title)	Date:
(School District Signature Block, Name, Title)	
	Date:
(School Bus Vendor Signature Block, Name, Title)	
Vendor Street Address:	
City, State, ZIP :	
Phone Number:	
E-mail Address:	
Fax Number:	